1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 6 7 EMANUEL FAIR, NO. 2:21-cv-01706-JHC 8 Plaintiff, (REVISED) STIPULATION AND AGREED ORDER DIRECTING 9 DEFENDANT KING COUNTY TO v. RELEASE CERTAIN 10 KING COUNTY, a political subdivision of the NONCONVICTION DATA State of Washington; et al., 11 NOTE ON MOTION CALENDAR: Defendants. **JULY 25, 2024** 12 COME NOW Plaintiff and Defendant King County, by and through their respective counsel, 13 who jointly stipulate and agree as follows: 14 1. Plaintiff has served discovery requests (Interrogatory No. 25 and Request for 15 Production No. 38) on Defendant King County seeking nonconviction data of certain identified 16 individuals which is maintained by the King County Department of Adult and Juvenile Detention 17 ("DAJD"). The requested information includes: 18 a. The individuals' race, as reflected in the DAJD's classification system; and 19 b. The length of incarceration in the DAJD facility(ies) on the cause number identified 20 for each individual. 21 2. Defendant King County objects to the discovery requests to the extent RCW 22 10.97.050(4) and RCW 70.48.100(2) prohibits the distribution of nonconviction data and records 23 of a person held in confinement by a Washington criminal justice agency, such as the DAJD, 24 without a court order authorizing and directing the information be made available for a particular 25 (REVISED) STIPULATION AND AGREED ORDER TO CONTINUE PRETRIAL DATES - 1

1 purpose. 2 3. Defendant King County furthermore requests that any information provided in 3 response to the subject discovery requests be protected by the Second Amended Stipulated Protective Order (Dkt. # 113). 4 5 4. Based upon the stipulation set forth above, the Parties stipulate to the filing of the 6 proposed Agreed Order below. 7 IT IS SO STIPULATED this 25th day of July, 2024: GALANDA BROADMAN, PLLC 8 /s/ Rachel R. Tobias 9 Ryan D. Dreveskracht, WSBA #42593 10 Corinne Sebren, WSBA #58777 Rachel R. Tobias, WSBA #34111 11 Attorneys for Plaintiffs P.O. Box 15146 Seattle, WA 98115 12 (206) 557-7509 Fax: (206) 299-7690 Email: ryan@galandabroadman.com 13 Email: corinne@galandabroadman.com Email: rtobias@galandabroadman.com 14 15 LEESA MANION (she/her) King County Prosecuting Attorney 16 /s/ Carla B. Carlstrom 17 CARLA B. CARLSTROM, WSBA #27521 KARISSA TAYLOR, WSBA #31563 18 Senior Deputy Prosecuting Attorneys 701 5<sup>th</sup> Avenue, Suite 600 19 Seattle, WA 98104 (206) 296-8820 / Fax (206) 296-0191 20 carla.carlstrom@kingcounty.gov karissa.taylor@kingcounty.gov 21 Attorneys for Defendant King County 22 23 24 25 (REVISED) STIPULATION AND AGREED ORDER TO CONTINUE PRETRIAL DATES - 2

AGREED ORDER

Pursuant to the Stipulation above and RCW 10.97.050(4) and 70.48.100(2), the Court hereby authorizes and directs Defendant King County's DAJD to make the race and length of incarceration data for the individuals identified in Plaintiff's Interrogatory No. 25 and Request for Production No. 38 available to Plaintiff for use in this litigation. The Court furthermore orders that any information made available to Plaintiff pursuant to this Agreed Order shall constitute "Confidential Information" and be subject to the Second Amended Protective Order herein.

DATED this 25th day of July, 2024.

John H. Chun

United States District Judge

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